## COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE APPLICATION OF CROWN COMMUNICATION INC. AND KENTUCKY CGSA LLC D/B/A CINGULAR WIRELESS LEXINGTON/LOUISVILLE FOR ISSUANCE OF A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY TO CONSTRUCT A WIRELESS COMMUNICATIONS FACILITY AT 1941 IRVINE ROAD, RICHMOND, KENTUCKY 40475 IN THE WIRELESS COMMUNICATIONS LICENSE AREA IN THE COMMONWEALTH OF KENTUCKY IN THE COUNTY OF MADISON )	CASE NO. 2001-00321-UAC
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## ORDER

On November 9, 2001, Crown Communication Inc. and Kentucky CGSA LLC d/b/a Cingular Wireless ("Applicants") filed an application seeking a Certificate of Public Convenience and Necessity to construct and operate a wireless telecommunications facility. The proposed facility is to be located at 1941 Irvine Road, Richmond, Madison County, Kentucky. The coordinates for the proposed facility are North Latitude 37° 44′ 43.89" by West Longitude 84° 15′ 28.35".

The Applicants have provided information regarding the structure of the tower, safety measures, and antenna design criteria for the proposed facility. Based upon the application, the design of the tower and foundation conforms to applicable nationally recognized building standards, and the plans have been certified by a Licensed Professional Engineer.

Pursuant to KRS 100.987, the local planning unit with jurisdiction has registered with this Commission for the placement of the proposed wireless facility. The Applicants filed evidence of having submitted the uniform application to the local planning unit on or about November 9, 2001. In accordance with KRS 100.987, the Madison County Planning and Development Office has not filed its determination with the Commission within 60 days of receipt of the uniform application and is therefore deemed to have approved the proposed construction.

The Applicants have filed applications with the Federal Aviation Administration ("FAA") and the Kentucky Airport Zoning Commission ("KAZC") seeking approval for the construction and operation of the proposed facility. Both decisions are pending.

The Applicants have filed evidence of the appropriate notices provided pursuant to 807 KAR 5:063. The notices solicited any comments and informed the recipients of their right to request intervention. To date, no public comments have been filed with the Commission.

The Commission, having considered the evidence of record and being otherwise sufficiently advised, finds that the Applicants have demonstrated that a facility is necessary to provide adequate utility service and therefore a Certificate of Public Convenience and Necessity to construct the proposed facility should be granted.

Pursuant to KRS 278.280, the Commission is required to determine proper practices to be observed when it finds, upon complaint or on its own motion, that the facilities of any utility subject to its jurisdiction are unreasonable, unsafe, improper, or insufficient. To assist the Commission in its efforts to comply with this mandate, the Applicants should notify the Commission if they do not use this antenna tower to provide

service in the manner set out in their application and this Order. Upon receipt of such notice, the Commission may, on its own motion, institute proceedings to consider the proper practices, including removal of the unused antenna tower, which should be observed by the Applicants.

## IT IS THEREFORE ORDERED that:

- 1. The Applicants are granted a Certificate of Public Convenience and Necessity to construct a wireless telecommunications facility. The proposed facility is to be located at 1941 Irvine Road, Richmond, Madison County, Kentucky. The coordinates for the proposed facility are North Latitude 37° 44′ 43.89″ by West Longitude 84° 15′ 28.35″.
- 2. The Applicants shall file a copy of the final decisions regarding the pending FAA and KAZC applications for the proposed construction within 10 days of receiving the decisions.
- 3. The Applicants shall immediately notify the Commission in writing, if, after the antenna tower is built and utility service is commenced, the tower is not used for a period of 3 months in the manner authorized by this Order.

Done at Frankfort, Kentucky, this 12<sup>th</sup> day of February, 2002.

By the Commission

ATTEST:

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